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07-CV-1500

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE LOWER MANHATTAN DISASTER SITE
LITIGATION

Case No.: 21 MC 102(AKH)

THIS DOCUMENT APPLIES TO ALL LOWER	
MANHATTAN DISASTER SITE LITIGATION	Docket No.:

ADRIANO, LUIS	07-CV-4445
AGUILAR, LUIS (and wife, MARIA AGUILAR)	06-CV-12701
ALI, ENRIQUE	07-CV-01554
BACKZKOWSKI, ANDRZEJ (wife, ZOFIA BACZKOWSKI)	07-CV-01565
BAJGUZ, ALEKANDER (and wife, MARIA BAJGUZ)	06-CV-2528
BORKOWSKI, JOSEF AS ADMINISTRATOR OF JAN	06-CV-2527
PIETRASZKIEWICZ	
BOROWIECKI, WIKTOR	07-CV-4455
CAIVINAGUA, BOLIVAR	07-CV-01573
CHAUCA, MARIA (and wife, JOSE CHAUCA)	07-CV-1482
CIARMELLA, VINCENT	07-CV-5343
CRIOLLO, NANCY (and wife, LAWRENCE ZENTEINO)	07-CV-4462
GARCIA, SIXTA T.	07-CV-05292
GARCIA, SONIA (and husband, CHRISTIAN CHAVEZ)	07-CV-05358
GRABOWSKA, MALGORZATA	06-CV-4885
REYNOLDS, DAVID (and wife, KATHERINE REYNOLDS)	07-CV-3446
SPARANO, ROBERT (and wife, THERESA SPARANPO)	07-CV-05388
ABATL, JOHN	07-CV-5333
ALLIVAR, RAUL	05-CV-9821
ARBELAEZ, FABIO	05-CV-10747
ARIAS, ARTURO (and wife, MARILYN QUINTANA)	07-CV-5274
ARIAS, JULIO (and wife, JANE ARIAS)	06-CV-1340
ASMAL, ANGEL (and wife, GLORIA ASMAL)	07-CV-1461
AVILA, LUIS G.	07-CV-4450
AYALA, IVAN	07-CV-1446
BAQUERO, SANDRA J.	06-CV-14486
BARROSO, HECTOR	07-CV-4452
BETANCOURT, HECTOR	07-CV-4453
CAIVINAGUA, JUAN	07-CV-01574
CANTOS, ANA PATRICIA	05-CV-1272
CRUZ, ZUNILDA	07-CV-01598
DAVILA, FLORA B.	07-CV-4463
DEL PILAR CIFUENTES, MARIA	07-CV-01590
DIEZ, PANCRI (and wife, ROSA DIEZ)	07-CV-5351
DIEZ, ROSA (and husband, PANCRI DIEZ)	07-CV-5352
FLORES, TALIA	07-CV-1609
FRANGU, DZILE (and husband, NAZMI FRANGU)	06-CV-14660
GALVIS, EDGAR O.	06-CV-3422
GARCES, JESUS (and wife, ELVIRA GARCES	07-CV-01615
CARCIA IOSERII (and wife CAROI GARCIA)	07-CV-1500

GARCIA, JOSEPH (and wife, CAROL GARCIA)

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CII MADCADITA	05.07.4450
GIL, MARGARITA	07-CV-4470
GUERRERO, ANTONIO	07-CV-5294
GUEVARA, RODOLFO	06-CV-3301
GUZMAN, CARLOS	06-CV-2884
HURTADO, WILLIAM	06-CV-10781
INTRIAGO, ECUADOR	07-CV-4475
JAKUBOWSKI, JANUSZ (wife, KRYSTYNA KARPINSKA)	06-CV-14741
KOLODZIEJCZYK, WIESLAW (and wife, JANINA	07-CV-4479
KOLODZIEJCZYK)	
KOSOWSKI, EDWARD (wife, ELZBIETA STEFANSKA)	07-CV-05299
KUKACKI, KAZIMIERZ (and wife, KUKACKA KUKACKI)	06-CV-14781
KURAK, ANTONI	06-CV-4376
LASCANO, ANA	05-CV-9333
LOPEZ, OSWALDO (and wife, ELVIA V. LOPEZ)	06-CV-14807
MALDONADO, MARIANA	06-CV-1786
MENDEZ, JUAN (and wife, KAREEN MENDEZ)	07-CV-01664
MORAN, WILSON (and wife, GLORIA MORAN)	06-CV-12341
NARANJO, LUIS (and wife, ROSA NARANJO)	05-CV-10738
OLIVO, PILAR	07-CV-0061
PADILLA, CARMEN	05-CV-9822
PAJAK, KRZYSZTOF (and wife, EWA PAJAK)	07-CV-4502
PELAEZ, RÔLANDO (and wife, MONICA VILLAMARIN)	07-CV-4507
PERALTA, JOSE	07-CV-01683
POROWSKI, PIOTR (wife, MALGORZATA POROWSKI)	06-CV-3850
PUMA, MARIA	07-CV-01688
QUINTANILLA, NATALIA (and husband, GERARDO	06-CV-1341
QUINTANILLA)	05 671 4500
QUIZHPI, JESUS	07-CV-4509
RUGOVAC, IGBALIJA (and wife, RUGOVAC SADIK)	07-CV-1524
SARMIENTO, EDWIN (and wife, NORA SARMIENTO)	07-CV-4515
SARMIENTO, MAYDI	06-CV-6521
SAVAGE, GERTRUDIS (and husband, EDWARD SAVAGE)	05-CV-9951
SERRANO, ALFONSO	07-CV-1703
SLESICKI, JERZY	06-CV-6814
SZPANELEWSKI, MIROSLAW (and wife, ALEKSANDRA	06-CV-11532
SZPANELEWSKA)	
VASQUEZ, JOSE (and wife, LILIANA G. VASQUEZ)	07-CV-2708
VEGA, SEVERO (and wife, LILA GONZALEZ)	07-CV-4521
VERA, ALEJANDRO	07-CV-4522
VILLARRUEL, KLEBER (PAREDES)	06-CV-13703
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	STIPULATION OF
	DISCONTINUANCE AS TO
	DEFENDANT, NEW YORK CITY
	ECONOMIC DEVELOPMENT

IT IS HEREBY STIPULATED AND AGREED by and between the undersigned for the parties herein, that whereas no party herein is an infant, incompetent person for whom a committee has been

ECONOMIC DEVELOPMENT CORPORATION ONLY

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appointed or conservatee and no person not a party has an interest in the subject matter of this action. and based on the representation of the within defendant, and to the extent of Plaintiff(s) can so Stipulate that each claim, cross-claim and counter-claim asserted by and against defendant NEW YORK CITY ECONOMIC DEVELOPMENT CORPORATION, only as to the claims being made as to the premises located at One Liberty Plaza, New York, New York and 78-86 Trinity Place, New York, New York shall be and the same hereby are discontinued without prejudice without costs to any party as against the other.

IT IS FURTHER STIPULATED AND AGREED that should evidence be discovered throughout the court of the litigation which determines that the NEW YORK CITY ECONOMIC DEVELOPMENT CORPORATION is proper party to this suit, that plaintiff(s) may reinstitute the action without regard to the applicable Statute of Limitations, assuming said original action was timely commenced, and in such instance Defendant shall not assert Statute of Limitation as a defense.

This Stipulation may be filed without further notice with the Clerk of the Court.

Dated: New York, New York

October 17, 2007

McGIVNEY & KLUGER, P.C.

Attorneys for Defendant

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Attorneys for Plaintiff(s)

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